

American Committee for Integrity and Decency

P.O. Box 32292, Washington, D.C. 20007

"United We Stand, Divided We Fall"

Telephone: (202) 332-7921

April 19, 1976

For Immediate Release:

The following is a copy of a suit against President Gerald R. Ford which has been filed with the clerk of courts in Washington, D.C. This release is distributed by the American Committee for Integrity and Decency, the legal committee of some 800 of Dan H. Brown's supporters from the U.S., Canada, Australia, Turkey, Belgium, Holland, Costa Rica, and the Philippines. We have all signed over authority to the Committee to sue and/or prosecute on our behalf the involved corrupt federal officials who have participated in this vicious attack against Mr. Brown and the 8,000 members of our association. We are considering a similar suit on a class action basis of behalf of all of our members. Further details can be obtained from A.C.I.D. or by examining the twenty-seven motions for dismissal of criminal case #75-685 here in the Washington, D.C. District Court.

Respectfully submitted,

George E. Warix
George E. Warix, A.C.I.D.'s

national chairman

Dan H. Brown, II
Apt. 329
1908 Florida Ave., N.W.
Washington, D.C. 20009
Plaintiff

April 9, 1976

75-0579

v.

Civil Action No.

Smith, J.

President Gerald R. Ford
The White House
1600 Pennsylvania Avenue, N.W.
Washington, D.C.
Defendant

LAWSUIT FOR \$10,000,000.00 FOR AN ATTEMPTED LEGAL FRAME-UP ANDMASSIVE VIOLATION OF THE CIVIL RIGHTS OF A MAGAZINEPUBLISHER BY FEDERAL PERSONNEL DIRECTLY ANSWERABLETO THE PRESIDENT OF THE UNITED STATES,THEIR "BOSS."

This suit is authorized to be heard in the U.S. District Court of the District of Columbia under Title 42 U.S. Code, Sections 1981, 1983, 1985, 1986, and 1988.

Plaintiff was a magazine publisher in 1973, 1974 and 1975. Plaintiff was warned by C.I.A. representatives of the President that he would be federally framed or else murdered by federal personnel because he had uncovered too much legal information on federal murders of American citizens (first degree according to Title 18 U.S. Code, Section 1111).

As clearly documented in 18 (eighteen) motions for dismissal of criminal case no. 75-685 in the District of Columbia, U.S. Court House,

plaintiff has been subjected to 6 (six) murder attempts on his life since July 26, 1975 (three now confirmed by independent witnesses--four of the attempts appear to clearly trace to federal origin).

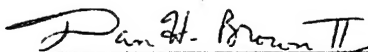
The federal prosecutor (Charles Harkins, Jr., A.U.S.A.) who acts in the President's name has been caught in major fraud in this criminal case and apparent corrupt tampering with up to 5 (five) witnesses to coach them into committing perjury against the plaintiff. Mr. Harkins, acting in the President's name, hid from a federal grand jury legal evidence showing a Secret Service agent (Ronald V. Germain) working for President Ford apparently committed the criminal acts charged to plaintiff in a frame-up scheme to silence this magazine publisher who had uncovered evidence on 41 murders of American citizens by C.I.A. and murders by other federal agencies.

The President sent his Secret Service agents Crosby and Ritter (under their supervisor Ward) from 1800 G Street, N.W., Washington, D.C. to try and engineer legal intimidation on the plaintiff and his wife to shut up on these federal murders or the Secret Service (under White House orders) would engineer more legal frame-ups on plaintiff and his wife.

The President has through his representatives already admitted to receiving several communications on these reported federal murders and has decided to become an accessory after the fact to them (Title 18 U.S. Code, Section 3) instead of ordering the U.S. Justice Department to investigate these murders and six (6) murder attempts on the plaintiff. The President is responsible for the acts of his subordinates and has apparently desired they engage in malicious prosecution in criminal case no. 75-685 which is a very sophisticated federal frame-up but can be proven as such before an honest court.

Plaintiff requests jury trial and a \$10,000,000.00 judgment against defendant.

Respectfully submitted,



Dan H. Brown, II "pro se"

March 30, 1976

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EXECUTIVE SECRETARIAT

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3/ Executive Secretary
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